	UNITED S	STATES DISTR	ICT COURT	HA PETRONS
		District of		RASKA
	UNITED STATES OF AMERICA			2007 JUN - 7 PN 3: 16
	V.	ORDE	R OF DETENTIO	N PENDING TRIAL
	TONY HESSLER		per: 4:07CR3062	OFFICE OF THE CLASS
T	Defendant			
detentio	accordance with the Bail Reform Act, 18 U.S.C. § n of the defendant pending trial in this case.	3142(f), a detention hearing ha	is been held. I conclude the	nat the following facts require the
		Part I-Findings of Fact	;	
☐ (I)	The defendant is charged with an offense descril or local offense that would have been a federal of a crime of violence as defined in 18 U.S.C. an offense for which the maximum sentence an offense for which a maximum term of im	§ 3156(a)(4). is life imprisonment or death.	rise to federal jurisdiction	a
□ (3)	a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or The offense described in finding (1) was commit A period of not more than five years has elapsed for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebutta safety of (an) other person(s) and the community	local offenses. Ited while the defendant was on since the date of conviction that no condition	release pending trial for a	federal, state or local offense.
	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Alternative Findings (A)	ant has not reducted this pi	esumption.
(1)	There is probable cause to believe that the defendence	dant has committed an offense		
	for which a maximum term of imprisonment	of ten years or more is prescrib	ed in	·
<u> (2)</u>	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption e the appearance of the defendant as required and a	stablished by finding 1 that no c	ondition or combination o	f conditions will reasonably assure
Alternative Findings (B)				
(1)	There is a serious risk that the defendant will not There is a serious risk that the defendant will end the serious risk that the defendant will not risk that the defendant will end risk that the defen	appear. langer the safety of another personal pe	son or the community. In Dawe	in Davies Count
I finderance	d that the credible testimony and information subrof the evidence that Def. Shall be per	tten Statement of Reasons mitted at the hearing establishes mitted to red SSACY Write Miss Coent.	s by Clear and conv	incing evidence Faprepon-
reasonab Governm	Part III. defendant is committed to the custody of the Attornation practicable, from persons awaiting or serving the opportunity for private consultation with defendent, the person in charge of the corrections facility that is a court proceeding. Date	se counsel. On order of a courty shall deliver the defendant to	resentative for confinementstody pending appeal. The United States or	ne defendant shall be afforded a on request of an attorney for the for the purpose of an appearance
			and Title of Judicial Office	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).